P/5128-2

y THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Confirmation No.: 9145

Douglas Rawson-Harris

Date: February 5, 2008

Serial No.: 10/532,327

Group Art Unit: 3637

Filed: June 1, 2005

Examiner: Adriana Figueroa

For:

POLE ASSEMBLY

Mail Stop Amendment Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

Sir:

In response to the requirement in the Interview Summary mailed on January 15, 2008 in the above-captioned application that a Statement of the Substance of the Interview be filed, the statement of the substance of the interview follows.

On January 9, 2008, Applicant's representative conducted a telephonic interview with the Examiner and her supervisor.

During the telephonic interview, the Examiner's supervisor indicated that he was not convinced by a proposed amendment to claim 1 and the argument of Applicant's representative that pin 48 and spring clip 24 in McClasky, U.S. Patent No. 6,343,568, could rotate about the central axis. Instead, he indicated that it was his position that the friction caused by the contact of spring clip 24 with groove g was sufficient to restrain pin 48 and spring clip 24 from rotation.

Furthermore, with regard to the proposed amended independent claim 1, the Examiner's supervisor indicated that to convince him that rotation is not restrained by the friction caused by the contact of spring clip 24 with groove g, he would require more than one declaration from persons specifically familiar with the disclosure of McClasky.

With regard to a proposed new independent claim 18, Applicant's representative argued that the feature of claim 18 that "a respective portion of a wall of said at least one tubular column forming each of said external tracks, said respective groove being located in said respective portion of said wall" distinguished over McClasky since the Examiner indicated that the groove in McClasky was element g which is adjacent to the portion of the wall forming external track

62, (see Office Action mailed on October 10, 1007, page 2, paragraph 2, and page 3, annotated drawing taken from McClasky). In response, the Examiner's supervisor indicated that he understood the argument of Applicant's representative, but would not state that the amendment and argument overcame the references, since he indicated that he might very well be able to interpret the references in such a way as to meet independent claim 18.

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on February 5, 2008:

Robert C. Faber

Name of applicant, assignee or Registered Representative

Signature

February 5, 2008

Date of Signature

RCF/MIM:lac

Respectfully submitted,

Robert C. Faber

Registration No.: 24,322

OSTROLENK, FABER, GERB & SOFFEN, LLP

1180 Avenue of the Americas

New York, New York 10036-8403

Telephone: (212) 382-0700